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Attorneys for Creditors CWT Canada II Limited Partnership and Resource Recovery Corporation

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WYOMING

In Re:	Case No. 16-20002
	Chapter 11

DENNIS MEYER DANZIK, xxx-xx-1786

Debtor.

MOTION FOR RELIEF FROM AUTOMATIC STAY AND NOTICE OF TIME TO OBJECT

Creditors CWT Canada II Limited Partnership ("CWT Canada") and Resource Recovery Corporation ("RRC") (the "CWT Parties"), pursuant to 11 U.S.C. § 362(d), Fed.R.Bankr.P. 4001, and Local Rule 4001-1, hereby submit this *Motion for Relief from Automatic Stay and Notice of Time to Object* wherein the CWT Parties respectfully move the Court for an order granting relief from the automatic stay in order to allow the CWT Parties to continue a pending action involving the Debtor, Dennis Danzik, in the Supreme Court of the State of New York, County of New York, Commercial Division, captioned *GEM Holdco LLC*, et al. v. Changing

World Technologies, L.P., et al., New York Sup. Ct. Index No. 650841/2013 (the "New York Action"), and in support thereof, rely upon the *Memorandum in Support of Motion for Relief from Automatic Stay and Notice of Time to Object*, and the exhibits attached thereto, filed contemporaneously herewith.

WHEREFORE, the CWT Parties hereby move the Court for the entry of an order substantially in the form attached hereto at Exhibit "A" modifying the automatic stay in order to allow the CWT Parties to continue the New York Action, and for such other and further relief that this Court deems appropriate.

Dated this 18th day of February, 2016.

Respectively submitted,

MARKUS WILLIAMS YOUNG & ZIMMERMANN LLC

By: <u>/s/ Bradley T. Hunsicker</u> Bradley T. Hunsicker

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-and-

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By: /s/ Jeffrey M. Eilender
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Attorneys for the CWT Parties

NOTICE OF TIME TO OBJECT

YOU ARE HEREBY NOTIFIED that if you desire to oppose this motion, you are required to file with this Court and serve on Bradley T. Hunsicker, attorney for movants, whose address is shown above, a written objection to the motion on or before the 7th day of March, 2016, or the relief required in the motion may be granted by the Court.

DATED this 18th day of February, 2016.

CWT Canada II Limited Partnership and Resource Recovery Corporation

By: <u>/s/ Bradley T. Hunsicker</u> Bradley T. Hunsicker

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion for Relief from Automatic Stay and Notice of Time to Object was served on February 18th, 2016, via U.S. Mail, postage prepaid, upon the Debtor, Dennis Danzik, Ken McCartney, counsel for the Debtor, Paul Hunter, counsel for Sigma Opportunity Fund II, LLC, Daniel Morse of the Office of the United States Trustee, and the Debtor's Top Twenty Unsecured Creditors:

Dennis Danzik

1334 Sunset Blvd. South Cody, WY 82414

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s/Jenny F. Tokuoka
Jenny F. Tokuoka

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